E3-E Page 1 of 6

DEED OF EASEMENT

STATE OF NEW JERSEY AGRICULTURE RETENTION AND DEVELOPMENT PROGRAM

| This Deed is made | , 20 | |
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| BETWEEN | | |
| Whose address is | | , and is referred |
| to as the Grantor; | | |
| AND | | Whose |
| address is | and is | referred to as |
| the Grantee and/or Board. | | |
| successors and assigns grants a all of the nonagricultural develop | ecutors, administrators, personal or legal reland conveys to the Grantee a development of ment rights and credits on the Premises, log County of Merce | easement and cated in the |
| and in consideration of the sum of Deed of Easement to "Premises" | f County of Merce or the limited purpose of the restrictions continuous incorporated by reference in this Deed of E of Dollars. Any refere refers to the property described in Schedutions contained in Paragraph 13(b) in Schedutions | asement, for ence in this le A, and, for |
| The tax map reference for the Pr | remises is: | |
| of | | |
| Block(s) | | |
| of agriculture and the retention o | e State of New Jersey has declared that the of farmlands are important to the present and elfare of the citizens of the State; and | |
| WHEREAS, the Grantor is the so | ole and exclusive owner of the Premises; ar | nd |
| | s that the retention and preservation of agri afety and welfare of the citizens of Mercer C | |
| ADMINISTRATORS, PERSONA | NTOR, GRANTOR'S HEIRS, EXECUTORS, L. OR LEGAL REPRESENTATIVES, SUCC Premises will be owned, used and conveyed estrictions: | ESSORS AND |
| Any development of the P prohibited. | Premises for nonagricultural purposes is exp | ressly |
| with N.J.S.A. 4:1C-11 et seq., P. Agriculture Development Committhe use of the Premises for comproduction, harvesting, storage, retail marketing of crops, plants, application of techniques and me | tained for agricultural use and production in L. 1983, c.32, and all other rules promulgate ittee, (hereinafter Committee). Agricultural umon farmsite activities including, but not lim grading, packaging, processing and the who animals and other related commodities and ethods of soil preparation and management disposal of farm waste, irrigation, drainage | ed by the State use shall mean ited to: olesale and I the use and I fertilization, |
| the Grantee and at the time of th uses indicated on attached Sche | me of the application to sell the development the execution of this Deed of Easement the needule (B) existed on the Premises. All other expressly provided in this Deed of Easement. | onagricultural |
| Prepared by:Print name a | and title | |

- 4. All nonagricultural uses, if any, existing on the Premises at the time of the landowner's application to the Grantee as set forth in Section 3 above may be continued and any structure may be restored or repaired in the event of partial destruction thereof, subject to the following:
 - No new structures or the expansion of pre-existing structures for nonagricultural use are permitted;
 - ii. No change in the pre-existing nonagricultural use is permitted;
 - iii. No expansion of the pre-existing nonagricultural use is permitted; and
 - iv. In the event that the Grantor abandons the pre-existing nonagricultural use, the right of the Grantor to continue the use is extinguished.
- 5. No sand, gravel, loam, rock, or other minerals shall be deposited on or removed from the Premises excepting only those materials required for the agricultural purpose for which the land is being used.
- 6. No dumping or placing of trash or waste material shall be permitted on the Premises unless expressly recommended by the Committee as an agricultural management practice.
- 7. No activity shall be permitted on the Premises which would be detrimental to drainage, flood control, water conservation, erosion control, or soil conservation, nor shall any other activity be permitted which would be detrimental to the continued agricultural use of the Premises.
 - i. Grantor shall obtain within one year of the date of this Deed of Easement, a farm conservation plan approved by the local soil conservation district.
 - ii. Grantor's long term objectives shall conform with the provisions of the farm conservation plan.
- 8. Grantee and Committee and their agents shall be permitted access to, and to enter upon, the Premises at all reasonable times, but solely for the purpose of inspection in order to enforce and assure compliance with the terms and conditions of this Deed of Easement. Grantee agrees to give Grantor, at least 24 hours advance notice of its intention to enter the Premises, and further, to limit such times of entry to the daylight hours on regular business days of the week.
- 9. Grantor may use the Premises to derive income from certain recreational activities such as hunting, fishing, cross country skiing and ecological tours, only if such activities do not interfere with the actual use of the land for agricultural production and that the activities only utilize the Premises in its existing condition. Other recreational activities from which income is derived and which alter the Premises, such as golf courses and athletic fields, are prohibited.
- 10. Nothing shall be construed to convey a right to the public of access to or use of the Premises except as stated in this Deed of Easement or as otherwise provided by law.
- 11. Nothing shall impose upon the Grantor any duty to maintain the Premises in any particular state, or condition, except as provided for in this Deed of Easement.
- 12. Nothing in this Deed of Easement shall be deemed to restrict the right of Grantor, to maintain all roads and trails existing upon the Premises as of the date of this Deed of Easement. Grantor shall be permitted to construct, improve or reconstruct any roadway necessary to service crops, bogs, agricultural buildings, or reservoirs as may be necessary.
- 13(a). At the time of this conveyance, Grantor has (_____) existing single family residential building(s) on the Premises and (_____) residential building(s) used for agricultural labor purposes. The single family residential building(s) contain (____) square feet of livable area. Livable area is defined for the purpose of this Deed of Easement as areas normally lived in (excluding unfinished basements, attics, and garages). Grantor may use, maintain, and improve existing buildings on the Premises for agricultural, residential and recreational uses subject to the following conditions:
 - i. Improvements to agricultural buildings shall be consistent with agricultural uses;
 - ii. Improvements to residential buildings shall be consistent with agricultural or single and extended family residential uses. In the event that, with additional construction, the size of a single or extended family residential building is increased, the maximum livable area shall not exceed 4,000 square feet.

In the event that the single or extended family residential building(s) identified in Paragraph 13(a) which, at the time of this conveyance, exceeds 4,000 square feet and should be destroyed by fire or other natural causes, that building may be allowed to be re-constructed in-place, to its previous size, with the permission of the Grantee.

- iii. Improvements to residential buildings for the purpose of housing agricultural labor are permitted only if the housed agricultural labor is employed on the Premises; and
- iv. Improvements to recreational buildings shall be consistent with agricultural or recreational uses.
- 13(b). Grantor, their heirs, executors, administrators, personal or legal representatives, successors and assigns may use and maintain the Exception Area, as described in the attached Schedule C, subject to the following conditions:
 - i. The Exception Area cannot be severed, subdivided, sold, transferred, or conveyed separately from the Premises.
 - ii. The Exception Area is restricted to one single or extended family residence containing no more than 4000 square feet of livable space, plus ancillary uses, all consistent with municipal zoning. At the time of this conveyance, Grantor has (_____) existing single family residential buildings on the Premises which contain (____) square feet of livable area. In the event that an existing single or extended family residential building exceeds 4,000 square feet and is destroyed by fire or other natural causes, that building may be allowed to be reconstructed in-place, to its previous size, with the permission of the Grantee.
 - iii. Grantor, grantor's heirs, executers, administrators, personal or legal representative, successors and assigns or any person residing on or occupying the Exception Area are hereby notified and made aware that the Exception Area is adjacent to a parcel ("Premises") permanently deed restricted under the Agricultural and Development Retention Act, N.J.S.A. 4:C-11 et seq. Such persons residing on or occupying the Exception Area are notified and made aware that agriculture is the accepted and preferred use of the adjacent Premises and that the adjacent Premises shall continue in agricultural use as defined in Section 2 of this Deed of Easement.
- 14. Grantor may construct any new buildings for agricultural purposes. The construction of any new buildings for residential use, regardless of its purpose, shall be prohibited except as follows:
 - i. To provide structures for housing of agricultural labor employed on the Premises but only with the approval of the Grantee and the Committee. If Grantee and the Committee grant approval for the construction of agricultural labor housing, such housing shall not be used as a residence for Grantor, Grantor's spouse, Grantor's parents, Grantor's lineal descendants, adopted or natural, Grantor's spouse's parents, Grantor's spouse's lineal descendants, adopted or natural; and
 - ii. To construct a single family residential building anywhere on the Premises in order to replace any single family residential building in existence at the time of conveyance of this Deed of Easement but only with the approval of the Grantee and Committee. The replacement building may not exceed the conditions imposed in paragraph 13(a).
 - iii. _____ residual dwelling site opportunity(ies) have been allocated to the Premises pursuant to the provisions of N.J.A.C. 2:76-6.17, "Residual Dwelling Site Opportunity". The Grantor's request to exercise a residual dwelling site opportunity shall comply with the rules promulgated by the Committee in effect at the time the request is initiated.

In the event a division of the Premises occurs in compliance with deed restriction No. 15 below, the Grantor shall prepare or cause to be prepared a Corrective Deed of Easement reflecting the reallocation of the residual dwelling site opportunities to the respective divided lots. The Corrective Deed shall be recorded with the County Clerk. A copy of the recorded Corrective

Deed shall be provided to the Grantee and Committee.

In the event a residual dwelling site opportunity has been approved by the Grantee, the Grantor shall prepare or cause to be prepared a Corrective Deed of Easement at the time of Grantee's approval. The Corrective Deed of Easement shall reflect the reduction of residual dwelling site opportunities allocated to the Premises. The Corrective Deed shall be recorded with the County Clerk. A copy of the recorded Corrective Deed shall be provided to the Grantee and Committee.

(OR)

iii. No residual dwelling site opportunities have been allocated pursuant to the provisions of N.J.A.C. 2:76-6.17. No residential buildings are permitted on the Premises except as provided in this Deed of Easement.

For the purpose of this Deed of Easement:

"Residual dwelling site opportunity" means the potential to construct a residential unit and other appurtenant structures on the Premises in accordance with N.J.A.C. 2:76-6.17.

"Residual dwelling site" means the location of the residential unit and other appurtenant structures.

Page 4 of 6

"Residential unit" means the residential building to be used for single family residential housing and its appurtenant uses. The construction and use of the residential unit shall be for agricultural purposes.

"Use for agricultural purposes" as related to the exercise of a residual dwelling site opportunity and the continued use of the residential unit constructed thereto, means at least one person residing in the residential unit shall be regularly engaged in common farmsite activities on the Premises including, but not limited to: production, harvesting, storage, grading, packaging, processing and the wholesale and retail marketing of crops, plants, animals and other related commodities and the use and application of techniques and methods of soil preparation and management, fertilization, weed, disease and pest control, disposal of farm waste, irrigation, drainage, water management and grazing.

- 15. The land and its buildings which are affected may be sold collectively or individually for continued agricultural use as defined in Section 2 of this Deed of Easement. However, no division of the land shall be permitted without the joint approval in writing of the Grantee and the Committee. In order for the Grantor to receive approval, the Grantee and Committee must find that the division shall be for an agricultural purpose and result in agriculturally viable parcels. Division means any division of the Premises, for any purpose, subsequent to the effective date of this Deed of Easement.
 - For purposes of this Deed of Easement, "Agriculturally viable parcel" means that each parcel is capable of sustaining a variety of agricultural operations that yield a reasonable economic return under normal conditions, solely from each parcel's agricultural output.
- 16. In the event of any violation of the terms and conditions of this Deed of Easement, Grantee or the Committee may institute, in the name of the State of New Jersey, any proceedings to enforce these terms and conditions including the institution of suit to enjoin such violations and to require restoration of the Premises to its prior condition. Grantee or the Committee do not waive or forfeit the right to take any other legal action necessary to insure compliance with the terms, conditions, and purpose of this Deed of Easement by a prior failure to act.
- 17. This Deed of Easement imposes no obligation or restriction on the Grantor's use of the Premises except as specifically set forth in this Deed of Easement.

- 18. This Deed of Easement is binding upon the Grantor, the Grantor's heirs, executors, administrators, personal or legal representatives, successors and assigns and the Grantee; it shall be construed as a restriction running with the land and shall be binding upon any person to whom title to the Premises is transferred as well as upon the heirs, executors, administrators, personal or legal representatives, successors, and assigns of all such persons.
- 19. Throughout this Deed of Easement, the singular shall include the plural, and the masculine shall include the feminine, unless the text indicates otherwise.
- 20. The word 'Grantor' shall mean any and all persons who lawfully succeed to the rights and responsibilities of the Grantor, including but not limited to the Grantor's heirs, executors, administrators, personal or legal representatives, successors and assigns.
- 21. Wherever in this Deed of Easement any party shall be designated or referred to by name or general reference, such designation shall have the same effect as if the words, 'heirs, executors, administrators, personal or legal representatives, successors and assigns' have been inserted after each and every designation.
- 22. Grantor, Grantor's heirs, executors, administrators, personal or legal representatives, successors and assigns further transfers and conveys to Grantee all of the nonagricultural development rights and development credits appurtenant to the lands and Premises described herein. Nothing contained herein shall preclude the conveyance or retention of said rights by the Grantee as may be permitted by the laws of the State of New Jersey in the future. In the event that the law permits the conveyance of said development rights, Grantee agrees to reimburse the Committee (_____) percent of the value of the development rights as determined at the time of the subsequent conveyance.
- 23. That portion of the net proceeds, representing the value of the land only (and not the value of the improvements), of a condemnation award or other disposition of the Premises following termination of this Deed of Easement, as permitted pursuant to N.J.S.A. 4:1C-11 et seq., P.L. 1983, c.32, shall be distributed among the Grantor and the Grantee in shares in proportion to the fair market value of their interests in the Premises on the date of execution of this Deed of Easement. For this purpose, the Grantee's allocable share of the proceeds shall be the net proceeds multiplied by a fraction, the numerator of

Page 5 of 6

which is the fair market value of the development easement as certified by the Committee at the time of the initial acquisition and the denominator of which is the full fair market value of the unrestricted Premises as certified by the Committee at the time of the initial acquisition, which is identified as (/).

Furthermore, the Grantee's proceeds shall be distributed among the Grantee and the Committee in shares in proportion to their respective cost share grants on the date of execution of this Deed of Easement. The Grantee shall use its share of the proceeds in a manner consistent with the provisions of N.J.S.A. 4:1C-11 et seq., P.L. 1983, c.32.

24. No historic building or structure located on the Premises may be demolished by the grantor or any other person without the prior approval of the State Agriculture Development Committee. Historic building or structure is a building or structure that, as of the date of this Deed of Easement, has been included in the New Jersey Register of Historic Places established pursuant to N.J.S.A. 13:1B-15.128 et seq

The Grantor signs this Deed of Easement as of the date of the top of the first page. If the Grantor is a corporation, this Deed of Easement is signed and attested to by its proper corporate officers, and its corporate seal, if any, is affixed.

| (L.S.) |
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| , |
| (L.S.) |

| | orporate Seal) |
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| Secretary (For use by corporations only) | |
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| (INDIVIDUAL ACKNOWLI | EDGMENT) |
| STATE OF NEW JERSEY, COUNTY OF | SS.: |
| , | |
| I CERTIFY that on | , 20, |
| | personally came before |
| me and acknowledged under oath, to my satisfaction, | this that person (or if more than one, |
| each person): (a) is named in and personally signed this DEE | ED OF EASEMENT: |
| (b) signed, sealed and delivered this DEED OF | |
| deed; (c) made this DEED OF EASEMENT for and in | consideration of mutual obligations |
| and benefits to each party; and | r definition of mattal obligations |
| (d) the actual and true consideration paid for the | nis instrument is \$ |
| | |
| | |
| Print name and title below signature | |
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| | |
| (CORPORATE ACKNOWLE | EDGMENT) |
| (OOKI OKATE AOKIKOWEE | -DOMENT) |
| STATE OF NEW JERSEY, COUNTY OF | SS.: |
| I CERTIFY that on 20 | . the subscriber |
| before me, who, being by me duly sworn on his or he | , personally appeared |
| before me, who, being by me duly sworn on his or he my satisfaction, that he or she is the Secretary of | r oath, deposes and makes proof to |
| | _, the Corporation named in the within |
| Instrument; that is the Pre | esident of said Corporation; that the |
| execution, as well as the making of this Instrument, har resolution of the Board of Directors of the said Corpor | as been duly authorized by a proper |
| corporate seal of said Corporation; and that the seal a | |
| corporate seal and was thereto affixed and said Instru | ument signed and delivered by said |
| President as and for the voluntary act and deed of said deponent, who thereupon subscribed his or her name | |
| the full and actual consideration paid to purchase a de | |
| by the DEED OF EASEMENT is \$ | |
| benefits contained herein. | |
| Sworn to and subscribed before me, the date aforesa | id |
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| | |
| Print name and title below signature | |
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| | Page 6 of 6 |
| | 1 age 0 01 0 |
| (COUNTY AGRICULTURE DEVELOPMENT | ΓBOARD) |
| THE UNDERSIGNED, being Chairperson of the | County Agriculture |
| Development Board, hereby accepts and approves th | |
| covenants. | |
| | |

| ACCEPTED AND AP | PROVED this | day of | | 20 |
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| | | | | |
| | Chairperson | | | |
| | Cou | nty Agriculture | Dovolopment F | Roard |
| | Cou | nty Agriculture | Development | ouaru |
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| STATE OF NEW JER | SEY, COUNTY OF | | S | S.: |
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| I CERTIFT that of | 1 | | , 20, | |
| | | | perso | nally came before |
| me and acknowledge personally signed this OF EASEMENT as th | DEED OF EASEME | ENT, (b) signed eed; and (c) is | l, sealed and d the Chairperso | elivered this DEED |
| Print name and title below | signature | | | |
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| (STATI | E AGRICULTURE D | EVELOPMEN | T COMMITTEE | -) |
| | | | | |
| The State Agriculture development easemed Development Act, N% of the purchase the amount of \$ | ent on the Premises p J.S.A. 4:1C-11 et sec | oursuant to the q., P.L. 1983, c opment easeme | Agriculture Re .32, and has a | tention and |
| <u> </u> | | | | |
| | no, Executive Directore re Development Con | | Date | |
| Otate Agricultur | c Development Con | | | |
| STATE OF NEW JER | RSEY, COUNTY OF | | | \$\$.: |
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| TOENTIFT that on | 1 | , 20 | , , | |
| (b) signed, sea and deed | n and personally sign aled and delivered th | ed this DEED (is DEED OF E | at this person: OF EASEMEN ASEMENT as t | he Committee's act |
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| Print name and title below s | ignature | | | |
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